

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Order Instituting Rulemaking Regarding Policies, Procedures and Rules for the California Solar Initiative, the Self-Generation Incentive Program and Other Distributed Generation Issues

Rulemaking 12-11-005 (Filed November 8, 2012)

MOTION FOR PARTY STATUS BY MASH COALITION

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Counsel for MASH Coalition

Dated: July 18, 2014

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Pursuant to Rule 1.4 of the California Public Utilities Commission's ("Commission")
Rules of Practice and Procedure, the Multifamily Affordable Solar Homes Coalition ("MASH Coalition") respectfully moves for party status in the above-captioned proceeding.

I. Description Of The MASH Coalition

The MASH Coalition is composed of the following companies:

Affirmed Housing Group 13520 Evening Creek Drive North Suite 160 San Diego, CA 92128

Bayview Community Development Corporation 720 Gateway Center Drive Bld. A, Suite 1b San Diego, CA 92102

Chelsea Investment Corporation 5993 Avenida Encinas Suite 101 Carlsbad, CA 92008 Community Housing Works San Diego Main Office 2815 Camino del Rio South Suite 350 San Diego, CA 92108

Community Advancement Corporation 5835 Avenida Encinas Suite 116 Carlsbad, CA 92008

Core Builders 470 South Market Street San Jose, CA 95113

EAH Housing 2169 E. Francisco Blvd. Suite B San Rafael, CA 94901 Housing Authority of the County of Santa Barbara 815 W Ocean Ave Lompoc, CA 93436

Levy Affiliated 201 Wilshire Boulevard Second Floor Santa Monica, CA 90401

LINC Housing 110 Pine Avenue Suite 500 Long Beach, CA 90802

Many Mansions 1459 E. Thousand Oaks Boulevard Building D Thousand Oaks, CA 91362 San Diego Youth Services 3255 Wing Street San Diego, CA 92110

Standard Property Company 1901 Avenue of the Stars Suite 395 Los Angeles, CA 90067

The Reliant Group 275 Battery Street Suite 500 San Francisco, CA 94111

Urban Housing Communities 2000 E 4th Street #205 Santa Ana, CA 92705

VITUS Group 169 Saxony Road Suite 103 Encinitas, CA 9202

II. MASH Coalition's Interest In This Proceeding

The MASH Coalition is a group of affordable housing organizations with a long history of developing, owning, and managing affordable housing in the state of California, who have been significant participants in the CSI low-income MASH program and plan to use AB217 to build on their record of providing solar electric power to our low-income housing communities. Collectively, the coalition owns and/or manages approximately 80,000 affordable housing dwelling units that house approximately 400,000 low income tenants in California. Moreover, MASH Coalition members have installed approximately 13.5 Megawatts of Solar PV across their portfolios. All of our properties comply with the mandates of California Public Utilities Code Section 2852, in that they are existing affordable housing that is properly deed restricted affordable for a minimum of the statutory requirement, but in most cases exceeding the statutory

minimum. All of the participants have current MASH waitlisted projects for multifamily

affordable housing that meets the definition of California Public Utilities Code Section 2852.

Finally, the members of the MASH Coalition were recognized by the Obama Administration in a

May 9, 2014 White House Press Release as committing to at least 30 megawatts of solar PV on

affordable housing toward meeting President Obama's Climate Action Plan Goal of 100 MW of

solar PV on low income affordable housing by 2020. As such, the MASH Coalition has a deep

interest in the outcome of this proceeding and wishes to ensure that the views of its members are

heard. In addition, the breadth of the MASH Coalition's membership and the scope of activities

in which its members engage will allow it to offer a unique perspective on the issues currently

before the Commission

III. Notice

Should the MASH Coalition be granted party status, service of notice, orders, and other

communications and correspondence in this proceeding should be directed to the MASH

Coalition's counsel at the address set forth below:

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In addition, please add the MASH Coalition to the information only and e-mail only

service list at the following e-mail address: admin@mash-coalition.org.

IV. Conclusion

For the reasons stated above, the MASH Coalition respectfully requests that the

Commission grant its Motion for Party Status.

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Date: July 18, 2014 Respectfully submitted,

/s/ Ross Buntrock

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